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APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/763,980 04/20/2001		Werner Jacob	INA-PT049	3600	
3624	7590	10/02/2002			
VOLPE AN		•	EXAMINER		
· · · · ·	F. KENNEI	Y BOULEVARI	ABDELNOUR, DENNIS J		
PHILADELPHIA, PA 19103				ART UNIT	PAPER NUMBER
				3681	
				DATE MAILED: 10/02/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Amalia aki N	A-nling-M-N
ŷ' .	Application No.	Applicant(s)
	09/763,980	JACOB ET AL.
Office Action Summary	Examiner	Art Unit
	Dennis J. Abdelnour	3681
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet with	h the correspondence address
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 O after SIX (6) MONTHS from the mailing date of this communicati - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). Status	ON. FR 1.136(a). In no event, however, may a repon. , a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MONT statute, cause the application to become ABA	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed or	n <u>16 September 2002</u> .	
2a) ☐ This action is FINAL . 2b) ∑	This action is non-final.	
3) Since this application is in condition for a closed in accordance with the practice u		
Disposition of Claims		
4)⊠ Claim(s) <u>1-4 and 6</u> is/are pending in the	• •	
4a) Of the above claim(s) is/are wit	hdrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-4 and 6</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction a	and/or election requirement.	
Application Papers		
9) The specification is objected to by the Exa		in the data beaution Commission
10)⊠ The drawing(s) filed on 16 September 200		•
Applicant may not request that any objection 11) The proposed drawing correction filed on _		·
If approved, corrected drawings are required		sapproved by the Examiner.
12) The oath or declaration is objected to by the	• •	
Priority under 35 U.S.C. §§ 119 and 120		
13)⊠ Acknowledgment is made of a claim for fo	oreign priority under 35 U.S.C. &	119(a)-(d) or (f)
a)⊠ All b)□ Some * c)□ None of:	reign phoney and co cherch y	
1. Certified copies of the priority docu	ments have been received.	
2. Certified copies of the priority docu		plication No.
3. Copies of the certified copies of the	·	•
application from the Internation. * See the attached detailed Office action for	al Bureau (PCT Rule 17.2(a)).	-
14) Acknowledgment is made of a claim for dor	mestic priority under 35 U.S.C. §	119(e) (to a provisional application).

Attachment(s)

1) L	Notice of References Cited (PTO-892)
2) [Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) [Information Disclosure Statement(s) (PTO-1449) Paper No(s)

a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

4) Interview Summary (PTO-413) Paper No(s). _

5) Notice of Informal Patent Application (PTO-152)

6) Other:



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DETAILED ACTION

The following is a detailed action on the merits of application serial 09/763,980 in response to the amendment filed on September 16, 2002.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Griswold (USPN 2,135,477) in view of Hutzel (USPN 4,699,527).

Griswold discloses a differential for a motor vehicle. The differential bevel-pinion shaft 24 is supported in a drive housing 11 by two spaced and axially pretensioned angular contact ball bearings as best seen in Figure 2 (see line 13 with reference to a bearing preload and spacer). The bevel pinion 25 and ring gear 21 drive the differential unit and output gears to rotate the wheel shafts of a motor vehicle. The unilaterally loadable tandem angular-contact ball bearings each include a one-piece inner bearing race and a one-piece outer bearing race and face each other in an O-arrangement. The first tandem angular contact ball bear 26 positioned next to the bevel pinion 25 of the bevel pinion shaft 24 is larger than the second bearing 27.

The races of the bearings 26 and 27 are clearly shown in Figure 2 having a different diameter. The races of the bearings 26 and 27 are also shown in Figure 2 as having different pressure angles.



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Griswold does not disclose the bearings as double row, nor does he disclose bearings 26 and 27 to include a cage.

Hutzel discloses a similar angular contact bearing assembly in Figure 10. The assembly is shown as double-row, unilaterally loadable angular-contact ball bearings set in a one-piece inner race 35 and one-piece outer race 36. Hutzel also shows a guided cage 6 which he notes acts to hold the ring of balls in a spaced relationship (col. 4, lines19-20).

It would have been obvious to one having ordinary skill in the art at the time of the invention to replace the single-row angular-contact ball bearings on Griswold's differential input shaft with the double-row angular-contact ball bearings as taught by Hutzel in order to distribute the thrust load between the double row bearings.

It would have been obvious to one having ordinary skill in the art at the time of the invention to include a cage between the balls of the ball bearings on Griswold's bearing assembly as taught by Hutzel in order to hold the balls in a spaced relationship in the bearing.

3. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Griswold in view of Hutzel as applied to claims 1-4 above, and further in view of Ebert (DE 35 22 600 A1).

Griswold in view of Hutzel has been previously described in the rejection of claims 1-4 and 6. Griswold further shows a deformable sleeve 33 acting to pretension the bearing assembly. Griswold in view of Hutzel does not disclose the deformable sleeve supporting the inner ring of the second ball bearing 26.

Ebert discloses in Figure 1 a similar differential assembly utilizing roller bearings. A deformable sleeve 9 is disposed between the two bearings on the bevel pinion shaft. The deformable sleeve 9 acts to pretension the bearings.



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It would have been obvious to one having ordinary skill in the art at the time of the invention to use a deformable sleeve disposed between the two bearings of Griswold in view of Hutzel as taught by Ebert in order to reduce the number of assembly parts to pretension the bearing.

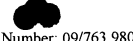
Facsimile Transmission

4. Submission of your response by facsimile transmission is encouraged. Group 3600's facsimile number is (703) 305-3597. Recognizing the fact that reducing cycle time in the processing and examination of patent applications will effectively increase a patent's term, it is to your benefit to submit responses by facsimile transmission whenever permissible. Such submission will place the response directly in our examining group's hands and will eliminate Post Office processing and delivery time as well as the PTO's mailroom processing and delivery time. For a complete list of correspondence <u>not</u> permitted by facsimile transmission, see MPEP 502.01. In general, most responses and/or amendments not requiring a fee, as well as those requiring a fee but charging such fee to a deposit account, can be submitted by facsimile transmission. Responses requiring a fee which applicant is paying by check <u>should not be</u> submitting by facsimile transmission separately from the check.

Responses submitted by facsimile transmission should include a Certificate of Transmission (MPEP 512). The following is an example of the format the certification might take:

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Typed or printed name of person signing this certificate:					
(Signature)					

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dennis J. Abdelnour whose telephone number is (703) 305-5309. The examiner can normally be reached on Monday-Friday, 8:00-5:30, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles A. Marmor can be reached on (703) 308-0830. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3597 for regular communications and (703) 305-3597 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-2168.

dja September 25, 2002

> RODNEY H BONCK PRIMARY EXAMINER ART UNIT 368/